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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/685,169	10/13/2003	Martin Kolb	6570P003	4258	
	7590 12/12/2007		EXAMINER		
SAP/BLAKELY 1279 OAKMEAD PARKWAY			MEHRMANESH, ELMIRA		
SUNNYVALE	, CA 94085-4040		ART UNIT	PAPER NUMBER	
			2113		
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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,	Application No.	Applicant(s)	· · ·				
	10/685,169	KOLB ET AL.					
Office Action Summary	Examiner	Art Unit					
	Elmira Mehrmanesh	2113					
The MAILING DATE of this communication a Period for Reply	appears on the cover sheet wi	th the correspondence address					
A SHORTENED STATUTORY PERIOD FOR REI WHICHEVER IS LONGER, FROM THE MAILING  - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory per  - Failure to reply within the set or extended period for reply will, by sta Any reply received by the Office later than three months after the may earned patent term adjustment. See 37 CFR 1.704(b).	B DATE OF THIS COMMUNIC R 1.136(a). In no event, however, may a re- riod will apply and will expire SIX (6) MON atute, cause the application to become AB	CATION.  Eply be timely filed  THS from the mailing date of this communication.  ANDONED (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 14	4 September 2007.						
2a)⊠ This action is <b>FINAL</b> . 2b)□ T	This action is <b>FINAL</b> . 2b) This action is non-final.						
3) Since this application is in condition for allow	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice unde	er <i>Ex par</i> te Quayle, 1935 C.D	. 11, 453 O.G. 213.					
Disposition of Claims							
4) Claim(s) 28-54 is/are pending in the applica	ation.						
4a) Of the above claim(s) is/are without	drawn from consideration.						
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>28-54</u> is/are rejected.							
7) Claim(s) is/are objected to.	dlan alastian namiiranaant						
8) Claim(s) are subject to restriction and	a/or election requirement.						
Application Papers		,					
9)☐ The specification is objected to by the Exam		•					
10)⊠ The drawing(s) filed on <u>13 December 2003</u> i							
Applicant may not request that any objection to t	• • • • • • • • • • • • • • • • • • • •						
Replacement drawing sheet(s) including the corr	,	•	•				
11) The oath or declaration is objected to by the	Examiner, Note the attached	Office Action of John F10-132.					
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for fore	ign priority under 35 U.S.C. §	119(a)-(d) or (f).					
a) ☐ All b) ☐ Some * c) ☐ None of:							
1. Certified copies of the priority docume		liantian Na					
<ul><li>2. Certified copies of the priority docume</li><li>3. Copies of the certified copies of the p</li></ul>							
application from the International Bur	•	received in this National Stage					
* See the attached detailed Office action for a		received.					
Attachment(s)	4) 🗖	tummon/ /PTO 442)					
<ol> <li>Notice of References Cited (PTO-892)</li> <li>Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> </ol>	Paper No(s	tummary (PTO-413) )/Mail Date					
3) Information Disclosure Statement(s) (PTO/SB/08)		formal Patent Application					
Paper No(s)/Mail Date							

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### **DETAILED ACTION**

This action is in response to an amendment filed September 14, 2007 for the application of KOLB et al., for a "SYSTEM AND METHOD FOR TESTING APPLICATIONS AT THE BUSINESS LAYER" filed October 13, 2003.

Claims 28-54 are pending in the application.

Claims 1-27 are cancelled.

Claims 28, 29, 31-38, 40-47, and 49-54 are rejected under 35 USC § 102.

Claims 30, 39, and 48 are rejected under 35 USC § 103.

# Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 28, 29, 31-38, 40-47, and 49-54 are rejected under 35 U.S.C. 102(b) as being anticipated by McMahon et al. (U.S. Patent No. 5,758,062).

As per claim 28, McMahon discloses a method in a test control program comprising:

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sending a plurality of predetermined inputs to a first instance of an application operating at a business layer within a multi-tier application architecture (Fig. 8, element 310)

receiving a plurality of outputs from the first instance of the application responsive to the predetermined inputs (Fig. 8, elements 312, 325)

associating each output with one of the predetermined inputs, each output establishing a proper response (Fig. 8, element 325) from the application to compare with results from a second instance of the application (Fig. 9, element 355).

As per claim 29, McMahon discloses storing the plurality of predetermined inputs and associated outputs in an application independent format (col. 19, lines 55-60).

As per claim 31, McMahon discloses providing the plurality of predetermined inputs in the geographic-neutral and linguistic-neutral format to a presentation layer associated with the application, the presentation layer preparing the predetermined inputs according to predefined presentation logic and generating presentation layer output responsive to the plurality of predetermined inputs provided (col. 6, lines 37-45);

and comparing the presentation layer output with the plurality of outputs from the first instance of the application (Fig. 9, element 355).

As per claim 32, McMahon discloses storing the plurality of predetermined inputs and associated outputs within a test library, wherein the test library is accessible via a

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test script, the test script used to test the second instance of the application (col. 23, lines 55-67).

As per claim 33, McMahon discloses the second instance of the application comprises an application under test, wherein the application under test is used to generate test results for comparison with the plurality of outputs from the first instance of the application (Fig. 9, element 355).

As per claim 34, McMahon discloses sending the plurality of predetermined inputs to the second instance of the application via a Uniform Resource Locator ("URL"), (col. 9, lines 1-7) wherein sending the plurality of predetermined inputs via the URL comprises sending the plurality of predetermined inputs to the business layer of the application, bypassing a presentation layer associated with the application (col. 6, lines 51-57).

As per claim 35, McMahon discloses receiving test results from the second instance of the application; and comparing the test results with the plurality of outputs from the first instance of the application (Fig. 9, element 355).

As per claim 36, McMahon discloses specifying via the URL, a network location accessible to the second instance of the application to store test results generated in

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response to the plurality of predetermined inputs sent to the second instance of the application (col. 9, lines 1-7) and (col. 6, lines 51-57).

As per claim 37, McMahon discloses a test control system comprising: means for sending a plurality of predetermined inputs to a first instance of an application operating at a business layer within a multi-tier application architecture (Fig. 8, element 310)

means for receiving a plurality of outputs from the first instance of the application responsive to the predetermined inputs (Fig. 8, elements 312, 325); and

means for associating each output with one of the predetermined inputs, each output establishing a proper response (Fig. 8, element 325) from the application to compare with results from a second instance of the application (Fig. 9, element 355).

As per claim 38, McMahon discloses means for storing the plurality of predetermined inputs and associated outputs in an application independent format (col. 19, lines 55-60).

As per claim 40, McMahon discloses means for providing the plurality of predetermined inputs in the geographic-neutral and linguistic-neutral format to a presentation layer associated with the application, the presentation layer preparing the predetermined inputs according to predefined presentation logic and generating presentation layer output responsive to the plurality of predetermined inputs provided

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(col. 6, lines 37-45); and means for comparing the presentation layer output with the plurality of outputs from the first instance of the application (Fig. 9, element 355).

As per claim 41, McMahon discloses means for storing the plurality of predetermined inputs and associated outputs within a test library, wherein the test library is accessible via a test script, the test script used to test the second instance of the application (col. 23, lines 55-67).

As per claim 42, McMahon discloses the second instance of the application comprises an application under test, wherein the application under test is used to generate test results for comparison with the plurality of outputs from the first instance of the application (Fig. 9, element 355).

As per claim 43, McMahon discloses means for sending the plurality of predetermined inputs to the second instance of the application via a Uniform Resource Locator ("URL"), (col. 9, lines 1-7) wherein sending the plurality of predetermined inputs via the URL comprises sending the plurality of predetermined inputs to the business layer of the application, bypassing a presentation layer associated with the application (col. 6, lines 51-57).

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As per claim 44, McMahon discloses means for receiving test results from the second instance of the application; and means for comparing the test results with the plurality of outputs from the first instance of the application (Fig. 9, element 355).

As per claim 45, McMahon discloses means for specifying via the URL, a network location accessible to the second instance of the application to store test results generated in response to the plurality of predetermined inputs sent to the second instance of the application (col. 9, lines 1-7) and (col. 6, lines 51-57).

As per claim 46, McMahon discloses a computing device having test control instructions stored thereon that, when executed by a processor, cause the processor to perform operations comprising: sending a plurality of predetermined inputs to a first instance of an application operating at a business layer within a multi-tier application architecture (Fig. 8, element 310)

receiving a plurality of outputs from the first instance of the application responsive to the predetermined inputs (Fig. 8, elements 312, 325)

associating each output with one of the predetermined inputs, each output establishing a proper response (Fig. 8, element 325) from the application to compare with results from a second instance of the application (Fig. 9, element 355).

As per claim 47, McMahon discloses the test control instructions cause the processor to perform further operations comprising: storing the plurality of

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predetermined inputs and associated outputs in an application independent format (col. 19, lines 55-60).

As per claim 49, McMahon discloses the test control instructions cause the processor to perform further operations comprising:

providing the plurality of predetermined inputs in the geographic-neutral and linguistic-neutral format to a presentation layer associated with the application, the presentation layer preparing the predetermined inputs according to predefined presentation logic and generating presentation layer output responsive to the plurality of predetermined inputs provided (col. 6, lines 37-45); and comparing the presentation layer output with the plurality of outputs from the first instance of the application (Fig. 9, element 355).

As per claim 50, McMahon discloses the test control instructions cause the processor to perform further operations comprising: storing the plurality of predetermined inputs and associated outputs within a test library, wherein the test library is accessible via a test script, the test script used to test the second instance of the application (col. 23, lines 55-67).

As per claim 51, McMahon discloses the second instance of the application comprises an application under test, wherein the application under test is used to

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generate test results for comparison with the plurality of outputs from the first instance of the application (Fig. 9, element 355).

As per claim 52, McMahon discloses the test control instructions cause the processor to perform further operations comprising: sending the plurality of predetermined inputs to the second instance of the application via a Uniform Resource Locator ("URL"), (col. 9, lines 1-7) wherein sending the plurality of predetermined inputs via the URL comprises sending the plurality of predetermined inputs to the business layer of the application, bypassing a presentation layer associated with the application (col. 6, lines 51-57).

As per claim 53, McMahon discloses the test control instructions cause the processor to perform further operations comprising: receiving test results from the second instance of the application; and comparing the test results with the plurality of outputs from the first instance of the application (Fig. 9, element 355).

As per claim 54, McMahon discloses the test control instructions cause the processor to perform further operations comprising: specifying via the URL, a network location accessible to the second instance of the application to store test results generated in response to the plurality of predetermined inputs sent to the second instance of the application (col. 9, lines 1-7) and (col. 6, lines 51-57).

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## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

Claims 30, 39, and 48 are rejected under 35 U.S.C. 103(a) as being unpatentable over McMahon et al. (U.S. Patent No. 5,758,062) in view of Robertson (U.S. Patent No. 6,697,967).

As per claims 30, 39, and 48 McMahon discloses of standard ASCII text file format (col. 9, lines 55-60). However McMahon fails to explicitly disclose the XML file format.

As per claim 30, Robertson teaches storing the plurality of predetermined inputs and associated outputs in the application independent format comprises: translating the plurality of predetermined inputs and associated outputs into a

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geographic-neutral and linguistic-neutral format based on a predefined Extensible Markup Language ("XML") schema (col. 7, lines 49-54).

As per claim 39, Robertson teaches storing the plurality of predetermined inputs and associated outputs in the application independent format comprises: means for translating the plurality of predetermined inputs and associated outputs into a geographic-neutral and linguistic-neutral format based on a predefined Extensible Markup Language ("XML") schema (col. 7, lines 49-54).

As per claim 48, Robertson teaches storing the plurality of predetermined inputs and associated outputs in the application independent format comprises: translating the plurality of predetermined inputs and associated outputs into a geographic-neutral and linguistic-neutral format based on a predefined Extensible Markup Language ("XML") schema (col. 7, lines 49-54).

It would have been obvious to one of ordinary skill in the art at the time of the invention to use the method of regression testing of McMahon et al. in combination with the automated software testing system of Robertson to effectively test software.

One of ordinary skill in the art at the time of the invention would have been motivated to make the combination because McMahon discloses of standard ASCII text file format (col. 9, lines 55-60). Robertson's XML files (col. 7, lines 49-54) are also ASCII files.

## Response to Arguments

Applicant's arguments with respect to claims 28-54 have been considered but are most in view of the new ground(s) of rejection.

### Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1 .136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1 .136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Elmira Mehrmanesh whose telephone number is (571) 272-5531. The examiner can normally be reached on 9-5 M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert W. Beausoliel can be reached on (571) 272-3645. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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